COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss

SUPERIOR COURT DE~~~. TMENT NO. SDCR2006-10491 (U'(J(- COd-;

COMMONWEALTH

v.

JABARI HORSLEY

COMMONWEALTH'S ENTRY OF NOLLE PROSEQUI

Now comes the Commonwealth and, pursuant to Mass. R. Crim. P. Rule 16(a) enters a *Nolle Prosequi* in the above captioned matter.

As grounds therefore, the Commonwealth states that there was a motion to & 111141 suppress heard by Judge Quinlan on December 6 and December 11, 2006. JU~i3lHilan issued a decision allowing the motion to suppress on January 5,2007. As a result of that decision, there is no longer sufficient evidence for the Commonwealth. to proceed in this case.

Respectfully Submitted for the Commonwealth, DANIEL F. CONLEY DISTICTATTORNEY

By:

Michael ;J/.əyçe/ AssistanrDist flCt Attorney One Bulfinch Place Boston, MA 02114 (617) 619-4035

Dated: January 19, 2007

Filed 1/23/07